

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

ENERGY DIVISION

RESOLUTION E-4739

**EXECUTIVE DIRECTOR RESOLUTION**

Resolution E-4739. Executive Director Resolution Instituting a  
Typographical Correction in Resolution E-4739.

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On August 31, 2015, it was brought to the attention of the Energy Division Staff that Resolution E-4730, issued August 27, 2015, contains a typographical omission in Ordering Paragraph 1. The word “no” was inadvertently omitted. The corrected Ordering Paragraph 1 should be amended to add the word “no,” as follows:

Southern California Edison is hereby ordered to submit a supplement to AL 3113-E which amends its Electric Rule 23 L to conform with Public Utilities Code § 366.2 (c )(13), such that a former Community Choice Aggregation customer is subject to no more than a twelve-month stay requirement with the utility, regardless of any applicable Transitional Bundled Service period.

It is clear from the entirety of Resolution E-4730, including the sections “Proposed Outcome,” “Summary,” “Background,” “Discussion,” “Comments,” “Findings,” and “Ordering Paragraph 2,” that this change accurately reflects the intended outcome of the Resolution, *i.e.* that a returning Community Choice Aggregation customer shall be subject to no more than a twelve-month stay requirement with the utility. As the most illustrative example, the “Proposed Outcome” section in Resolution E-4730 reads:

Southern California Edison is hereby directed to submit a supplement to AL 3113-E which amends Electric Rule 23 L to conform with Public Utilities Code § 366.2 (c)(13), such that a returning Community Choice Aggregation customer is subject to *no more* than a twelve-month stay requirement with the utility, regardless of any applicable Transitional Bundled Service period (emphasis added).

Resolution A-4661, dated March 9, 1977, states that the Executive Director is authorized to sign, "...on behalf of the Commission, orders involving the correction of typographical and clerical errors, and other obvious, inadvertent errors and omissions in the decisions and orders of the Commission." Further, "Each such corrective order, when signed and filed by the Executive Director, shall be deemed to be the order of the Commission."

Pursuant to Resolution A-4661,

**IT IS ORDERED THAT:**

In Ordering Paragraph 1 of Resolution of E-4730, the word "no" should be added so the Paragraph reads:

Southern California Edison is hereby ordered to submit a supplement to AL 3113-E which amends its Electric Rule 23 L to conform with Public Utilities Code § 366.2 (c )(13), such that a former Community Choice Aggregation customer is subject to no more than a twelve-month stay requirement with the utility, regardless of any applicable Transitional Bundled Service period.

This Executive Director Resolution is effective today.

Signed on September 4, 2015 at San Francisco, California.

/s/ TIMOTHY J. SULLIVAN  
TIMOTHY J. SULLIVAN  
Executive Director